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The Weekly Edition of the Evening Bulletin gives a complete summary of the news of the day.

M'CLELLAN CHARGES RECKLESS FINANCE

Punches Logan's Plan of Expenditure Full Of Holes

"Without reference to any of the legal questions involved," said Supervisor McClellan, "I opposed the appropriation bill the Republican majority seem determined to enact upon the ground that it is bad finance in the first place, and that it sweeps away or tends to sweep away most of the checks and safeguards against extravagance and improvident expenditure, which the Municipal Act seeks to create. It makes it easier for the spirit of extravagance to have its way. It makes it harder for the spirit of economy and of carefulness in the expenditure of money to make itself felt."

"In the first place, this is a new government. It succeeds, in general, to the functions and duties of the County of Oahu, it is true; but it is nevertheless a new government. The Supervisors, therefore, it seems to me, ought to have gone carefully into the matter of the duties and obligations imposed by law on the new government, considered every expenditure it ought to make, every service it was called on to perform, the grade of ability required in each particular part of the public service, and hence the reasonable compensation that ought to be allowed. The sources of revenue and their amount ought to have been studied, and a general system of municipal finance studied out that would have provided for a suitable treasury balance always to be carried to meet emergencies, and to provide that there shall always be money on hand to pay warrants when presented, so that neither employees nor those who furnish materials or supplies need have to register their warrants nor discount them."

"This could have been done either in a conference of all the members of the Board, and in consultation with the Auditor and Treasurer as to the finances, and with other elective officers and heads of departments as to public needs. Or it could have been done by a committee appointed for that purpose, which was what I proposed last night."

"Instead, however, there has been no such study of the situation that I can learn of. Certainly I was given no opportunity to take part in any such consideration with other members of the Board, or to present any ideas I might have to a committee."

"As a matter of fact, the appropriation bill, though presented by Supervisor Logan, was drawn up entirely outside of the membership of the Board of Supervisors, and practically without any member of the Board having taken anything more than a nominal or acquiescent part in its formation; at least that is my information, and I have not heard it denied."

"The custom and practice of the Board of Supervisors of the County of Oahu was taken without any inquiry as to whether that practice or custom was good or not or whether it was the best custom or practice for the City and County to adopt. Salaries seem to have been adopted from those paid by the County without any investigation of the appropriateness of the salary and services to each other."

"In short, instead of entering upon an independent study of the subject, and framing an appropriation bill on the basis of that study, the bill presented is one that Supervisor Logan in presenting said he was not familiar with, and which the introduction of a supplementary appropriation bill last night shows was not framed after anything like a thorough study of the situation."

"But, in my opinion, worse than this, is the inevitable tendency in the financial system the Republican majority are inaugurating to make economy hard and extravagance easy. The two appropriation bills they have now introduced appropriate considerably more than the estimated revenue for the six months, and make no provision for a treasury balance. So that if all the appropriations made by these bills are spent, the City and County will come out at the end of the six months having spent more than its income for the six months, and not only with no treasury balance on hand, but with an empty treasury, and in debt."

"I know the argument used last night was that it did not necessarily

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follow that because this amount of money was appropriated that it would all be spent. But if it is appropriated it may be spent, and all experience shows that it is almost certain to be all spent. The argument was used last night that after all, the Board would authorize expenditures from month to month, and would therefore control expenditures. But the rules which the Republican majority of the Board has seen fit to adopt to guide it give their several committees power to expend money up to the full amount appropriated, so where is the check the Board has? But, anyway, the experience under the County Board was that the monthly estimates were very often exceeded. They are just as likely to be under the City and County, and as long as the appropriation, which is an over-appropriation as it is admitted, is not exceeded no one can be called to account. For instance, supposing the estimates for road work in Honolulu for any month are fixed by the Board at \$10,000, but the Road Committee goes ahead and expends \$11,500, what can be done by the Board? Nothing, absolutely nothing; because there has been appropriated \$11,500. But if only \$10,000 had been appropriated, and more had been spent, then those instrumental in expending it would have been liable under the law itself. This shows that by over-appropriating, the checks the law designed to put on expenditure are lost. If the Board only appropriated what it knew it would have to spend, keeping well within its revenues, and a sound system of finance, then there would be the check of the law on over-expenditures, and as time progressed and it was seen that more money could be expended for roads or other purposes, it could easily be appropriated by short appropriation bills for that purpose without great expense for publishing such bills—not a tithe of what is morally certain to be spent in excess of estimates under the system the Republican majority propose."

"The entire system of finance and expenditures the Republican majority propose is vicious and abolishes any reasonable hope of economy in the administration of the affairs of the City and County."

DR. ATCHERLEY

(Continued from Page 1)
and re-direct by Cathcart, the details regarding Atcherley's position and actions at the time of and directly after the shooting being the subject. Fred Laukea testified that Atcherley had come to him when he was police station clerk at the station one evening about six or seven weeks ago.

"He asked me if Dr. Wayson was locked up," said Laukea. "I said 'No.' He said: 'He ought to be.' I asked: 'Why?' He said Dr. Wayson had tried to steal his medicine. He then asked me to have an officer accompany him to his home in order that he might hear neighbors who were talking about him from the sewer pipe. I told him to see Kalakela."

On cross-examination, Atcherley, who had been busy taking notes, pitched in with a question to Laukea about these statements, and as to whether there was anyone else present at the time.

"Isn't it rather an unusual thing that the police station should be deserted at that time?" he asked.

"No," answered Laukea. "I was there. There was nothing unusual." Dr. Wayson said on the stand that last Sunday morning he had heard the report of a firearm, and had later on examined his house, finding that the grass had been ploughed up by bullets in three places, and that both the office and the house had been hit by bullets, one bullet going through the window and lodging in the door frame. There was also a bullet embedded in the porch rail. Dr. Wayson had heard shots fired on several previous nights of that week.

"What were the relations between you and Dr. Atcherley?" asked the Court.

"I can honestly say not otherwise than those of friendship," said Wayson. "I always considered him a gentleman, a bright man and a friend."

Wayson added that a couple of months ago Secretary Charlock of the Board of Health had told him that Atcherley had told him that Wayson was his enemy. Later on Atcherley called on Wayson, who assured him that he was not his enemy and that he would do all he could for him personally and to see that he received justice from the Board of Health.

"I told him," said Wayson, "to get those wheels out of his head. He answered in a very dignified manner that he had no wheels in his head. 'I will tell you just how it is, doctor,' he said to me. 'At night time I hear voices whisper to me from the air, and they tell me you are my enemy.'"

Magoon announced that Dr. Atcherley would now conduct the cross-examination, and, in answer to questions by Atcherley, Wayson was made to repeat the above testimony.

"Do you remember a resolution passed by the Board of Health forbidding me to attend certain lever patients except under certain very stringent conditions?" asked Atcherley.

Wayson answered in a general way

A. CORRECTION.

Sporting Editor Bulletin:—The opening games of the second series of the Atkinson League played last Sunday at Atkinson Park were between the Iroquois and U. S. M. C. C., score: Iroquois 13, U. S. M. C. C. 0, and between the Kewalos and Hanaiwals, score: Kewalos 8, Hanaiwals 7, not as reported in yesterday's Advertiser. The Pacifics and Starlines do not play in the Atkinson League.

CENTRAL UNION CHURCH SUPPER TONIGHT

By an unfortunate slip of the pen on the part of those handing in the copy it was announced in the morning paper that the Annual Supper of Central Union Church would be held tomorrow night. It should have said tonight. As this is one of the largest attended affairs in the church year, it is hoped that no one will be confused by this mistake, but that all who intended to come will be on hand at 6 o'clock tonight. After the supper there will be short, snappy reports from all the different departments of the work of the church. Come one, come all.

that he had always tried to get justice for Atcherley before the Board, but Atcherley referred to a specific resolution, and a document setting this forth was produced by Mrs. Atcherley from a voluminous package. This was passed up to Wayson, who said that it had been passed by the Board. The resolution provided that the medicine given to and the treatment of patients at the Kailhi station should be subject to examination and inspection of a Board committee. "Did you approve of that?" asked Atcherley.

"I said that anything I could do for you, I would do," answered Wayson. "I said I would assist Dr. Atcherley to get permission to treat the patients."

"Yes, after you had learned all you possibly could about my treatment," said Atcherley.

"You are simply adding new insults to your previous ones," said Atcherley to Wayson later, when the latter did not answer to suit him.

"You are simply evading my questions," said Atcherley.

"I think my answers perfectly straight," said Wayson.

"They are certainly straight," quoth Atcherley. "Both very straight and very insulting."

More Board of Health letters and resolutions were produced by Magoon and Atcherley, who took turns at asking questions. Cathcart finally objected to their introduction as immaterial, but Magoon said that it showed whether Wayson as a member of the Board was friendly or unfriendly toward Dr. Atcherley. They were finally allowed, and Wayson was asked if he considered his action as a member as friendly. Wayson answered that the Board minutes would be the best evidence of his attitude. There was more cross-examination.

"I do not consider any act which I have ever done, officially or otherwise, as unfriendly toward Dr. Atcherley," said Wayson finally, to clinch matters.

"Why did you consider that I was unfit for re-appointment as Government physician of South Kohala? Was it not said it was because I used drugs? Did I not ask you about that at the meeting at your office?" asked Atcherley.

"No, you did not ask me?" said Wayson.

"Did you not say then that Pinkham was a liar?"

"No."

Again a long chapter of Board of Health history was waded through. "Did you not give information to Pinkham that I used drugs?" asked Atcherley.

"I have no recollection of that."

At this point the noon whistle blew, and Magoon moved for a recess. The Court wanted to finish the case before adjourning, but Magoon said this was impossible. Wayson said he was busy and wanted to get through, and the Court ordered that his examination be finished.

"What did you tell people you treated me for when I was your patient?" asked Atcherley.

"I told them I treated you for alcoholism and morphinism."

"Why did I take it?"

"I don't know."

"Don't you know why I took them?"

"It never interested me how you acquired the habit."

"Did I not tell you I had middle-class disease?"

"Yes."

"And you did not think that was sufficient reason?"

"I simply treated you for the habit. That was all you came to me for."

"I did not."

Wayson stated to Magoon that all he was trying to do was to break Atcherley of the morphine habit, and Atcherley's reasons for taking it were immaterial.

At this point a recess was taken until 1:45 p. m.

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